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January 3, 2008

By E-File and Hand Delivery

The Honorable Gregory M. Sleet United States District Court for the District of Delaware 844 N. King Street Lock Box 19 Wilmington, DE 19801

RE: Christina Paoli v. Delaware Technical and Community College, et al. C. A. No. 06-462

Dear Judge Sleet:

I represent the defendant, Delaware Technical and Community College, in this matter. Your Honor's December 18, 2007 Order directs, in part, that "[t]he parties shall submit a stipulation within ten (10) days of [the] Order, which sets forth the plaintiff's enrollment status at Delaware Tech." The parties have exchanged proposed stipulations, but unfortunately are unable to agree upon a form of stipulation to submit to the Court.

Accordingly, on behalf of Delaware Tech I am submitting the attached stipulation as to the plaintiff's enrollment status. Delaware Tech respectfully represents that the attached stipulation accurately describes the current status of plaintiff's enrollment. We are available at the convenience of the Court to discuss, as necessary.

Respectfully yours,

WHITE AND WILLIAMS LLP

By:

Marc S Casarino

The Honorable Gregory M. Sleet January 3, 2008 Page 2

MSC: Enclosure.

cc: Ms. Christina R. Paoli (w/ enc.) Brian D. Shirey, Esquire (w/ enc.)

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

CHRISTINA R. PAOLI,

Plaintiff,

V.

C. A. NO. 06-462 GMS

THE STATE OF DELAWARE and

DELAWARE TECHNICAL AND COMMUNITY COLLEGE,

JURY TRIAL DEMANDED

Defendants.

STIPULATION AS TO PLAINTIFF'S ENROLLMENT STATUS

Plaintiff, Christina R. Paoli, and Defendant, Delaware Technical and Community College, hereby stipulate as follows:

- On May 19, 2006, the College's Campus Judicial Committee issued a decision 1. that Plaintiff may not return to Delaware Technical and Community College upon the expiration of her prohibited period until she provides a written certification from a psychiatrist licensed to practice in the State of Delaware attesting to Plaintiff's fitness and ability to comply in all respects with the College's Violence Free College Policy, Drug Free School and Workplace Policy and the standards of conduct set forth in the Student Rights and Standards of Student Conduct Policy; and
- 2. Plaintiff has not provided a written certification from a psychiatrist licensed to practice in the State of Delaware attesting to Plaintiff's fitness and ability to comply in all respects with the College's Violence Free College Policy, Drug Free School and Workplace Policy and the standards of conduct set forth in the Student Rights and Standards of Student Conduct Policy; and

3. Plaintiff is not presently enrolled at the College in any capacity.

WHITE AND WILLIAMS LLP

BY:		BY:	
D1.	Christina R. Paoli 600 Third Street Rehoboth, DE 19971 Pro se	Marc S. Casarino (ID #3613) 824 N. Market Street, Suite 902 P.O. Box 709 Wilmington, DE 19899-0709 Phone: (302) 467-4520 Facsimile: (302) 467-4550 Attorneys for Defendant, Delaware Technical and Commic	unity

Dated: January 3, 2008